HOUSE BILL 465

 $\mathbf{Q}4$ 1lr1462 HB 1286/10 - W&M

By: Delegates Ready, Afzali, Boteler, Cluster, Dwyer, Eckardt, Elliott, Frank, George, Glass, Hershey, Hogan, Hough, Impallaria, Jacobs, Kach, Kipke, Krebs, McComas, McConkey, McDermott, McMillan, W. Miller, Myers, Norman, Parrott, Schuh, Schulz, Smigiel, Stocksdale, Szeliga, Vitale, and Wood

Introduced and read first time: February 7, 2011

Assigned to: Ways and Means

A BILL ENTITLED

AN ACT concerning

2 Sales and Use Tax - Rate

- 3 FOR the purpose of altering the maximum rate of the admissions and amusement tax that a county or municipal corporation may set for gross receipts that are also 4 subject to the State sales and use tax; altering the rate of the sales and use tax; 5 6 altering the percentage of gross receipts from vending machine sales to which 7 the sales and use tax rate applies; providing for a delayed effective date; and 8 generally relating to altering the rate of the sales and use tax.
- 9 BY repealing and reenacting, with amendments,
- 10 Article – Tax – General
- Section 4–105(b), 11–104(a) and (b), and 11–301 11
- 12 Annotated Code of Maryland
- 13 (2010 Replacement Volume)
- 14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 15
- Article Tax General 16
- 17 4-105.

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18 If gross receipts subject to the admissions and amusement tax are also 19 subject to the sales and use tax, a county or a municipal corporation may not set a rate 20 so that, when combined with the sales and use tax, the total tax rate will exceed [11%] 2110% of the gross receipts.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

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EXACT DOLLAR.

1	11–104.			
2	(a) E	xcept as o	therwise provided in this section, the sales and use tax rate	is:
3	(1	l) for a	taxable price of less than \$1:	
4		(i)	1 cent if the taxable price is 20 cents;	
5 6	34 cents;	(ii)	[2 cents if the taxable price is at least 21 cents but less th	ıan
7 8	51 cents;	(iii)	3 cents if the taxable price is at least 34 cents but less th	an
9 10	67 cents;	(iv)	4 cents if the taxable price is at least 51 cents but less th	an
11 12	84 cents; and	(v)	5 cents if the taxable price is at least 67 cents but less th	an
13 14	EACH ADDITI	(vi) ONAL 20 (6 cents if the taxable price is at least 84 cents] 1 CENT FOR CENTS OR PART OF 20 CENTS; and	OR
15	(2	2) for a	taxable price of \$1 or more:	
16		(i)	[6] 5 cents for each exact dollar; and	
17		(ii)	[for that part of a dollar in excess of an exact dollar:	
18 19	cent but less th	han 17 cen	1. 1 cent if the excess over an exact dollar is at least ts;	t 1
20 21	cents but less	than 34 ce	2. 2 cents if the excess over an exact dollar is at least nts;	17
22 23	cents but less	than 51 ce	3. 3 cents if the excess over an exact dollar is at least nts;	34
24 25	cents but less	than 67 ce	4. 4 cents if the excess over an exact dollar is at least nts;	51
26 27	cents but less	than 84 ce	5. 5 cents if the excess over an exact dollar is at least nts; and	67
28 29	cents] 1 CEN	Γ FOR EA	6. 6 cents if the excess over an exact dollar is at least CH 20 CENTS OR PART OF 20 CENTS IN EXCESS OF A	

1	(b) If a retail sale of tangible personal property or a taxable service is made			
2	through a vending or other self-service machine, the sales and use tax rate is [6%]			
3	5%, applied to [94.5%] 95.25% of the gross receipts from the vending machine sales.			
4	11–301.			
5	The sales and use tax is computed on:			
6	(1) the taxable price of each separate sale;			
7	(2) if a combined sale is made, the combined taxable price of all retail			
8	sales on the same occasion by the same vendor to the same buyer; or			
9	(3) if retail sales of tangible personal property or a taxable service are			
10	made through vending or other self-service machines, [94.5%] 95.25% of the gross			
11	receipts from the retail sales.			
12	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect			
13	July 1, 2013.			